

JC10 Rec'd PCT/PTO 18 APR 2005

PTO-1390 (Rev. 02-2005) Approved for use through 3/31/2004, OMB 0651.0021

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TRANSMITTAL LETTER TO	ATTORNEY DOCKET NUMBER PA1906										
DESIGNATED/ELECTED OFF											
CONCERNING A SUBMISSIO	U.S. APPLICATION NO. (IF KNOW, SEE 37 CFR 1.5) Unassigned 10/531833										
INTERNATIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED									
PCT/US2004/038004	11 November 2004 (11.11.2004)	12 November 2003 (12.11.2003)									
TITLE OF INVENTION											
CORONARY SINUS APPROACH FOR REPAIR OF MITAL VALVE REGURGITATION											
APPLICANT(S) FOR DO/EO/US											
RAFIEE, Nasser; DOUK, Nareak; and CRITTENDEN, James											
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:											
1. This is a FIRST submission of items concerning a submission under 35 U.S.C. 371.											
2. This is a SECOND or SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371.											
3. This is an express request to begin national examination procedures (35 U.S.C. 371(f)).											
The submission must include items (5), (6), (9) and (21) indicated below.											
4. The US has been elected (Article 31).											
5. A copy of the International Application as filed (35 U.S.C. 371(3)(2)).											
 a. is attached hereto (required only if communication by the International Bureau). 											
b has been communicated by the International Bureau.											
c. is not required, as the application was filed in the United States Receiving Office (RO/US).											
6. An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).											
a. 🔲 is attached hereto											
b. Answertender to the electron of the letternational Application and DOT Article 40 (05 H.C.C. 374 (2)(2))											
 7. Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371 (c)(3)). a. are attached hereto (required only if communication by the International Bureau). 											
	• •	inational Buleau).									
	 b. have been communication by the International Bureau. c. have not been made; however, the time limit for making such amendments has NOT expired. 										
d. 🗵 have not been ma		menamente ne recipios.									
8. An English language translation of the		e 19 (35 U.S.C. 371 (c)(3)).									
9. An oath or declaration of the inventor(
10. ☐ An English language translation of the annexes of the International Preliminary Examination Report											
under PCT Article 36 (35 U.S.C. 371 (c)(5)).											
11. An Information Disclosure Statement under 37 CFR 1.97 and 1.98											
12. An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.											
13. A preliminary amendment.											
14. An Application Data Sheet under 37 CFR 1.76.											
15. A substitute specification.											
16. A power of attorney and/or change of address letter.											
17. A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 CFR 1.821-1825.											
18. A second copy of the published International Application under 35 U.S.C. 154(d)(4).											
19. A second copy of the English langua		1 11 1									
20. Other items or information: COPY OF GENERAL POWER OF ATTORNEY DOCUMENT											

This collection of information is required by 37 CFR 1.414 and 1.491-1.492. The information is required to obtain or retain a benefit by the public which is to file (any by the USPTO to process an application). Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 15 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop PCT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



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PTO-1530 (Rev. 62-2335)
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U.S. APPLICATION Unassigned	1 0	153	1 8 3	5)	NTERNATIONAL APPLICA PCT/US2004/038004	ATION NO.	ATTORNEY'S DOCKET NUMBER PA1906			
The following teas have been submitted 21 Seaso national fee						CALCULATIONS PTO USE ONLY \$300 00		PTO USE ONLY		
22. Examination feb if (international preliminary examination report prepared by USPTO and a Lota ms satisfy provisions of POT Article 33(1)-(4)							\$200 00	į		
23. Search fee Search fee (37 CFR 1.445(a)(2)) has been paid on the International application to the USPTO as an International Searching Authority							\$520.00			
Al. other situations						\$1000.00				
Additional fee for specification and crawings filed in a paper over 100 sheets texcluding sequence listing or computer program listing filed in an electronic medium). The fee is \$250 for each additional 50 sheets of paper or fraction thereof.							\$0			
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MULTIPLE DEPE	NDENT	CLAIM	(if applicable)		× \$360	\$			
					TOTAL OF ABOVE CA	ALCULATIONS =	\$200.00			
Applicant claims small entity status. See 37 CFR 1.27. Fees above are reduced by ½.						S				
						SUBTOTAL =	\$			
Processing fee of \$130.00 for furnishing the English translation later than 30 months from the earliest claimed priestly data (37 CFR 1.492(s)).						5				
TOTAL NATIONAL FEE =						\$				
Fees for recording accompanied by	g the en: an aperc	dosed as priate co	sigriment (37 C ver sheet (37 c	:FR t :fr 3.2	.21(h)). The assignment mus 8, 3.31). \$40.00 per property	st be	\$			
						EES ENCLOSED	\$1200.00			
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e. The A check in the amount of S to cover the above fees is enclosed b. Please charge my Deposit Account No. 01-2525 in the amount of \$1200.00 to cover the above fees										
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NOTE: Where an appropriate time limit under 37 CFR 1,495 has not been met, a petit on to revive (37 CFR 1,137(a) or (b)) must be filed and granted to restore the International Application to pending status.										
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